February 18, 1970

Sr. H. Richards Holapp, Space Ice't. to the Deputy Attorney General Department of Justice Washington, D.C.

Deer Mr. Belaupe,

Your letter of the 10th does not respond to mine of the 4th, which is fitting and proper, this being the practice of Mr. Riemaicast. Now does it so urstaly quote my request, again consistent with his letters.

I therefore begin with the request that you respond to my letter with, swong other things, cites the requirement that the Department of Justice communicate with wastever agency it sent these papers to. Your letter does not say you did not have these papers, which is fortunate, because I have proof you did. If you do not have them, and I suggest you consider the possibility you have here been significant, you do know what you did with them. I sited the Attorney General's memoradum to you on this point and you evaleded it, which involves an additional violation of their language I cited, .... Every effort should be said to evoid encumbering the applicant's path with procedural obstacles... This is one. Forcing me, needloomly, to invoke the Freedom of Information act is emother.

and "ensures" is your owns word. The most coupled compediate between your letters of the 10th and End on this point establishes this. I did not ask for what you "senues" I saked for, as you well know, but I saked for what I file ask for and you unforstood me to be esking for.

That the government, especially the Department of Justices would de naught but frustrate the clear intent of the law, if not violate it, is always inoppropriate, but when it does so with matters involving the association of a President and more, the government's investigation of that association, it is simply beyond belief, especially when the spokesmen for that government are today making the public statements so well reported, so critical of Members of the Congress and of two press.

If my purpose were to emberrose the government, to cause a scandel in the press, or to have a record of official conduct that might be helpful to me in court, I would release such latters. But my purpose is precisely what I state, to have access to existing records that the government is required to give me without dolay, without trickery and deception, without playing cheep games.

I enclose the completed form DV 118, with sheet-with my letter of Secondar 29, 1989.

Sincerely,